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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/518,829	12/21/2004	Mohammed Khalil	NL 020533	9879	
24737 7590 DUILIDS INTELL	01/18/2007 ECTUAL PROPERTY	EXAMINER			
P.O. BOX 3001	•	HODGES, MATTHEW P			
BRIARCLIFF MA		ART UNIT	PAPER NUMBER		
		2879			
				•	
SHORTENED STATUTORY PE	ERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTH	IS.	01/18/2007	PAPED		

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		- A	-liention No	Annlinent(a)	<del></del>		
Office Action Summary			plication No.	Applicant(s)			
			)/518,829 	KHALIL ET AL.			
			aminer	Art Unit			
	The MAIL INC DATE of this communi		tt P. Hodges	2879	ddroop		
Period fo	The MAILING DATE of this communi or Reply	cauon appears	s on the cover sheet	with the correspondence a	aaress		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAN INSTITUTION OF THE MAN INSTITUT	AILING DATE of 37 CFR 1.136(a). unication. tutory period will app will, by statute, caus	OF THIS COMMUN In no event, however, may oly and will expire SIX (6) Mile the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).			
Status							
1)	Responsive to communication(s) file	d on <i>21 Decer</i>	mber 2004	•			
2a)□			on is non-final.	•			
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
٠,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims	•					
· <u> </u>		aliaatian					
-	Claim(s) <u>1-7</u> is/are pending in the apparage of the above claim(s) is/ar		om consideration				
	Claim(s) is/are allowed.	e williamii ii	om consideration.				
·	Claim(s) is/are rejected.		•	*			
· —	Claim(s) <u>7-0</u> is/are rejected.  Claim(s) <u>7</u> is/are objected to.			, ,			
,	Claim(s) are subject to restrict	ion and/or ala	ction requirement				
		ion and/or ele	ction requirement.		• .		
Applicati	ion Papers						
• —	The specification is objected to by the						
10)⊠	The drawing(s) filed on 21 December	2004 is/are: a	a)⊠ accepted or b)	objected to by the Exar	miner.		
	Applicant may not request that any object	tion to the draw	ing(s) be held in abey	ance. See 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including						
11)	The oath or declaration is objected to	by the Exami	ner. Note the attach	ed Office Action or form P	TO-152.		
Priority ι	ınder 35 U.S.C. § 119			•			
_	Acknowledgment is made of a claim f ☑ All b)☐ Some * c)☐ None of:		•	. § 119(a)-(d) or (f).			
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority of						
	3. Copies of the certified copies of	•		en received in this National	l Stage		
	application from the Internation						
. * S	See the attached detailed Office action	for a list of th	e certified copies no	ot received.	,		
Attachmen	t(s)			•			
	e of References Cited (PTO-892)	•		v Summary (PTO-413)			
-	e of Draftsperson's Patent Drawing Review (PT	O-948)		o(s)/Mail Date			
3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date  5) Notice of Informal Patent Application 6) Other:							
	. ,		. ,—	<del></del>			

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#### **DETAILED ACTION**

## Response to Amendment

The Amendment, filed on 12/21/2004, has been entered and acknowledged by the Examiner.

## Information Disclosure Statement

The listing of references in the Search Report is not considered to be an information disclosure statement (IDS) complying with 37 CFR 1.98. 37 CFR 1.98(a)(2) requires a legible copy of: (1) each foreign patent; (2) each publication or that portion which caused it to be listed; (3) for each cited pending U.S. application, the application specification including claims, and any drawing of the application, or that portion of the application which caused it to be listed including any claims directed to that portion, unless the cited pending U.S. application is stored in the Image File Wrapper (IFW) system; and (4) all other information, or that portion which caused it to be listed. In addition, each IDS must include a list of all patents, publications, applications, or other information submitted for consideration by the Office (see 37 CFR 1.98(a)(1) and (b)), and MPEP § 609.04(a), subsection I. states, "the list ... must be submitted on a separate paper." Therefore, the references cited in the Search Report have not been considered. Applicant is advised that the date of submission of any item of information or any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the IDS, including all "statement" requirements of 37 CFR 1.97(e). See MPEP § 609.05(a).

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# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 5, and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakamura et al. (US 5,547,409).

Regarding claims 1 and 2, Nakamura discloses (see figure 8) an improvement for a panel for a CRT including a compressive stress layer formed on the outside of the panel in a specified pattern, however he further discloses the pattern formed on the inside of the pattern in figure 8. This pattern is optionally not altered in the present disclosure and will be used here as indicative of the actual device. Nakamura discloses (see figure 8) a compressive stress layer formed on the inner surface of the panel where the compressive stress layer of the diagonal portion ( $\sigma_{di}$ ) is greater than the compressive stress layer of the center portion ( $\sigma_{ci}$ ). The location of a corner portion as claimed is not clearly defined, but it is clear from the graph that at a portion significantly toward a corner potion along the diagonal, there exist a compressive stress on the panel that satisfies the ratio of claim 2. (See figure 8).

Regarding claim 3, Nakamura further discloses the total combined stress at a center portion (that is the sum of the tensile and compressive stress) being less than 2Mpa (See figure 8).

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Regarding claim 5, Nakamura discloses the use of panels of 29 inches in the diagonal. (Column 9 lines 5–10).

Regarding claim 6, Nakamura discloses a positive wedge amount. (Column 7 lines 30–40).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura et al. (US 5,547,409).

Regarding claim 4, Nakamura discloses the device as claimed, but does not appear to specify the radius of curvature of the outside surface of the panel being greater than 20,000mm. However Nakamura does discloses the desire to have a flat screen and applicants own disclosure identifies a flat screen as one with a greater than 20,000mm radius of curvature on the outside surface. Further, the use of a flattened screen is well understood in the art to advantageously improve picture quality and reduce device thickness. Thus, it would have been obvious at the time the invention was made to a person having ordinary skills in the art to incorporate the use of a flat screen into the device as disclosed by Nakamura in order to advantageously improve picture quality and reduce device thickness.

# Allowable Subject Matter

Claim 7 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 7, the references of the Prior Art of record fails to teach or suggest the combination of the limitations as set forth in claim 7, and specifically comprising the limitation of a glass panel for a CRT where the panel has a higher compressive stress layer at the corners of the device than in the center and where the device has a wedge greater than 5mm.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Sugawara et al. (US 6,597,102) discloses the use of balancing the compressive stress thickness and tensile strength in a panel.

### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matt P Hodges whose telephone number is (571) 272-2454. The examiner can normally be reached on 7:30 AM to 4:00 PM M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimesh Patel can be reached on (571) 272-2457. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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NIMESHKUMAR D. PATEL SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800